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January 14, 1999

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FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

Magalie Salas, Esquire Secretary **Federal Communications Commission** 1919 M Street, N.W. - Room 222 Washington, D.C. 20554

Re:

Norcom Communications, Corp. et. al

WTB Docket No. 98-181

Dear Ms. Salas:

On behalf of NY LMR Association, we are filing an original and six copies of its Responses to the Wireless Telecommunications Bureau Request for Admission of Fact.

Please communicate with us if additional information is required.

Very truly yours,

FLETCHER, HEALD & HILDRETH, PLC

Counsel for

NY LMR Association

GP:cej **Enclosures** 

cc: See Certificate of Service

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# Nederal Communications Commission

WASHINGTON, D.C. 20554

In the Matters of )	
Norcom Communications Corporation  Ass'n for East End Land Mobile Coverage  LMR 900 Association of Suffolk  Metro NY LMR Association  )	WTB Docket No. 98-181
↑ P Association ) ¬m. Association of Suffolk County )	RECEIVED
reless Telecommunications Bure	FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

# RESPONSES OF THE NY LMR ASSOCIATION TO THE WIRELESS TELECOMMUNICATIONS BUREAU'S REQUEST FOR ADMISSION

Daniel T. Kennecke, Executive Officer of NY LMR Association, hereby responds under affirmation to the Wireless Telecommunications Bureau's Request for Admissions of Fact in the above-referenced proceeding

- 1. Admit
- 2. Deny. Norcom advanced some funds for the start-up of NY LMR.
- 3. Deny. See response to No. 2 above.
- 4. Deny. Norcom advanced funds to the Association for the payment of legal fees.
- Deny. Norcom has advanced some funds for the payment of legal fees.
   Currently, legal fees are paid out of Association revenues.
- Nos. 6, 7 See responses to Nos. 2, 3, 4, and 5.
- 8. Neither Admit it nor Deny it. NY LMR has a number of users that have the right to share the use of the station.

9. Neither Admit nor Deny. The Association was formed for the purpose of providing radio communications service to any eligible user on a non-profit basis. At that time, several companies had expressed interest in becoming users of the planned station.

## Items 10 through 21.

Object: Although Respondent admits that Robert Nopper, along with others, participated in the activities described in the statements, Respondent had no way of knowing whether Mr. Nopper participated in his individual capacity or as principal of Norcom.

- 22. Admit
- 23. Admit
- 24. Admit
- 25. Admit
- 26. Neither admit nor deny. Do not have sufficient personal knowledge to either admit or deny.
- 27 & 28 See response to No. 26.
- 29. Admit
- 30. Admit
- 31. Neither admit nor deny. I have no knowledge concerning Norcom's use of accountants, attorneys or engineers.
- 32. Deny. However, Norcom probably uses some of its office equipment in performing its duties under the management agreement with the Association.

- 33. See response to No. 32.
- 34. Have no facts on which to deny or admit. Under the management agreement,

  Norcom makes the facilities of the Station available to eligible entities for use on
  a non-profit basis.
- 35. Admit
- 36. Deny. Under the management agreement, Norcom makes the facilities of the Station available to eligible users on a non-profit basis. Selling air time on a for profit basis would be in violation of the management agreement.
- 37. Deny. Norcom conducts the day-to-day operation of the station pursuant to the management agreement and under the overall control of the Association.
- 38. Deny. Norcom may not use the facilities for its own purposes, except for the purpose of discharging its duties under the management agreement.
- 39. Deny. Only to the extent appropriate to provide the services required by the management agreement and under the supervision of the Association.
- 40. Deny
- 41. Deny. Norcom pays Association expenses as required by the management agreement.
- 42. Deny. Norcom has paid some of the expenses on behalf of the association pursuant to the management agreement.
- 43. Deny. There have been no profits from the operation of the Association'sStation. Norcom has collected from users the monthly pro-rata charges for the

use of the Station.

44. Deny. Norcom has collected user contributions and has applied some of the funds collected toward reimbursing Norcom for funds advanced to the Association.

Respectfully submitted,

Daniel T. Kennecke Executive Officer

**NY LMR Association** 

Date: 12/11/98

#### **CERTIFICATE OF SERVICE**

I, Chellestine Johnson, a secretary in the law firm of Fletcher, Heald & Hildreth, P.L.C. do hereby certify that true copies of the foregoing Responses of the NY LMR Association to the Wireless Telecommunications Bureau's Request for Admission were sent this 14th day of January, 1999, by first-class United States mail, postage prepaid, to the following:

Honorable John M. Frysiak\*
Administrative Law Judge
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Room 1C861
Federal Communications Commission
Washington, D.C. 20554

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**\*VIA HAND DELIVERY**